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VSA 59 (Rev. 05/03)

COMMONWEALTH OF VIRGINIA

REBUILT SALVAGE VEHICLE DISCLOSURE STATEMENT

VIRGINIA SALVAGE LAW (§46.2-1602,A,4) STATES THAT IT “SHALL BE UNLAWFUL FOR ANY PERSON TO SELL A REBUILT VEHICLE WITHOUT FIRST HAVING DISCLOSED THE FACT THAT THE VEHICLE IS A REBUILT VEHICLE TO THE BUYER.”

The Law (§46.2-1600) defines a rebuilt vehicle as: “any salvage vehicle that has been damaged as a result of collision, fire, flood, accident, trespass, or any other occurrence and has been repaired, and the estimated cost of repair exceeded 75% of its actual cash value, for use on the public highways or any late model vehicle which has been repaired and the estimated cost of repair exceeded 75% of its actual cash value, excluding the cost to repair damage to the engine, transmission, or drive axle assembly.”

REBUILT VEHICLE INFORMATION

VIN (VEHICLE IDENTIFICATION NUMBER)	YEAR	MAKE	BODY TYPE	TITLE NUMBER	STATE

**NOTICE:** THE CERTIFICATE OF TITLE ISSUED BY THE VIRGINIA DEPARTMENT OF MOTOR VEHICLES FOR THE ABOVE MENTIONED VEHICLE HAS BEEN BRANDED “SALVAGE REBUILT.” THE ESTIMATED COST OF REPAIR EXCEEDED SEVENTY-FIVE PERCENT (75%) OF ITS ACTUAL CASH VALUE. THE TITLE MAY INDICATE A “BRAND” CARRIED FORWARD FROM ANOTHER STATE OR BE BASED UPON A VEHICLE EXAMINATION CONDUCTED BY A DMV AGENT.

\_\_\_\_\_  
SIGNATURE OF SELLER

DATE \_\_\_\_\_  
MM DD YY

\_\_\_\_\_  
SIGNATURE OF BUYER

DATE \_\_\_\_\_  
MM DD YY